ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state but number, and address): James D. Curran, Esq. (SBN 126586) Shashauna Szczechowicz, Esq. (SBN 249102) Wolkin Curran, LLP	ORIGINAL FILED		
555 Montgomery Street, Suite 1100 San Francisco, CA 94111 TELEPHONE NO.: (415)982-9390 FAX NO.: (415) 982-4328	MAR 2 3 2011		
ATTORNEY FOR (Marrie): Plaintiff, Hartford Fire Insurance Company	RICHARD W.		
NAME OF COURT: STREET ADDRESS: MAILING A	CLERK U.S. DISTRICT COURT, NORTHERN DISTRICT OF CALIFORNIA		
Oakland, California 94612			
GRANCH NAME: Oakland Division			
PLAINTIFF: Hartford Fire Insurance Company, a Connecticut corporation	1		
DEFENDANT: NBC General Contractors Corporation, a California Corporation; Monica Ung, an individual; and Dennis Chow, an individual	E-filing		
EX PARTE	CASE NUMBER:		
RIGHT TO ATTACH ORDER AND ORDER FOR ISSUANCE OF WRIT OF ATTACHMENT (RESIDENT) ORDER FOR ISSUANCE OF ADDITIONAL WRIT OF ATTACHMENT	CV 09-5363 SBA-DMR		
(RESIDENT)			
The application and supporting declaration or affidavit of plaintiff (name): Hartford for an ex parie			
FINDINGS			
2. THE COURT FINDS			
a. Defendant (specify name): Monica Ung Is a X natural person partnership unincorporated association corporation other (specify):			
b. The claim upon which the application is based is one upon which an attachment may be issued under Code of Civil Procedure section 483.010.			
c. Plaintiff has established the probable validity of the claim upon which the attachment is based.			
d. The attachment is not sought for a purpose other than the recovery on the claim upon which the application is based.			
e. The amount to be secured by the attachment is greater than zero.			
f. The affidavit or declaration accompanying the application shows that the property sought to be attached, or the portions thereof to be specified in the writ, are not exempt from attachment.			
g. The portion of the property sought to be attached described in Item 3b is not exempt from attachment.			
	e a writ shall issue, and plaintiff		
x has has not filed an undertaking in that amount.	and the second s		
Great or irreparable injury will result to the plaintiff if issuance of the order is delay	ed until the matter can be heard on notice,		
based on the following:			
(1) X There is a danger that the property sought to be attached would be			
(a) X concealed. (b) X substantially impaired in value.			
(c) made unavailable to levy by other than concealment or impairment in value.			
(2) Defendant has falled to pay the debt underlying the requested attachment and is insolvent as defined in Code of Civil Procedure section 485.010, subdivision (b)(2), as set forth in the affidavit or declaration filed in support of this application, which specifies the defendant's known undisputed debts and the basis for plaintiff's determination that the defendant's debts are undisputed.			
(3) A bulk sales notice was recorded and published pursuant to Division 6 of the Commercial Code with respect to a bulk transfer by the defendant.			
(4) An escrow has been opened pursuant to the provisions of Business and Professions Code section 24074 with respect to the sale by the defendant of a figuor license. The liquor license number is:			
(5) Other circumstances (specify).			
j. A Right to Attach Order was issued on (date): Code of Civil Procedure section 484.090 (on notice) Code of	pursuant to of Civil Procedure section 485,220 (ex parte)		
k. Other (specify):	resize of section footies (or party)		

CV-4A (12/03) (AY-125 (Rev. January 1, 2000)) EX PARTE RIGHT TO ATTACH ORDER AND ORDER FOR ISSUANCE OF WRIT OF ATTACHMENT (RESIDENT) (Attachment)

Code of Civil Procedure, §§ 482.030, 485.010 st seq. Page one CCD-CV4A

SHO	RT TITLE: Hartford Fire Insurance Company v. NBC General stractors Corporation, et al.	CASE NUMBER:
	inactors Corporation, et al.	CV 09-5363 SBA-DMR
3. TI	SE COURT ORDERS ORDER	
	a. Plaintiff has a right to attach property of defendant (name): Monica Ung	
	In the amount of: \$ 3,032,740.37	
	<u> </u>	
b.	The clerk shall issue	writ of attachment in the amount stated in item 3a
	(1) for the property covered by a bulk sales notice with respect to a of such property, described as follows (specify):	
	(2) for plaintiff's pro rata share of proceeds from an escrow in which is (specify): (3) for any property of a defendant who is not a natural person for which is not a natur	which a method of lavy is provided.
	(4) To property of a defendant who is a natural person subject to att 487.010 (specify): See Attachment 1.	achment under Code of Clvll Procedure section
	Defendant shall transfer to the Java in a Missau massacles of	
C.	Defendant shall transfer to the levying officer possession of (1) any documentary evidence in defendant's possession of the second sec	
	 (2) any documentary evidence in defendant's possession of the following property in defendant's possession (specify) 	
	(,	
	NOTICE TO DEFENDANT: FAILURE TO COMPLY WITH THIS ARREST AND PUNISHMENT FOR CONTEMPT OF COURT.	S ORDER MAY SUBJECT YOU TO
d.	Other (specify): Hearing March 30, 2011 is he	reby vacated.
Θ.	Total number of boxes checked in item 3: 3	
\asa.	JAMES LARSON	
Date:	U.S. MAGISTRATE JUDGE	Em Pa
• • • •	(TYPE OR PRINT NAME)	(SIGNATURE OF JUDGE OR MAGISTRATE JUDGE)
7V-4A (1	203) EX PARTE RIGHT TO ATTACH ORDER AN	

ATTACHMENT 1 as to Defendant Monica Ung

1. SPECIFIC REAL INTERESTS IN REAL PROPERTY

Pursuant to California Code of Civil Procedure section 487.010, the parcels of real property owned by Monica Ung, as listed below, are subject to attachment because it is an interest in real property and is not a leasehold estate with an unexpired terms of less than one year.

Pursuant to California Code of Civil Procedure section 488.315, to attach real property, the levying officer shall comply with Section 700.015 and the recorder shall index the copy of the writ of attachment and a notice of attachment as provided in that section.

Assessor's Parcel Number 002-0035-008

Address: 1007 - 1009 Clay Street, Oakland, California 94607

<u>Legal Description</u>: All that certain real property situated in the City of Oakland, County of Alameda, State of California, described as follows:

Portion of Block 146, as said block is shown on Boardman's map of Oakland, filed April 23, 1883, Map Book 17, Page 14, Alameda County records, described as follows:

Beginning at the intersection of the northeastern line of 10th Street, with the northwestern line of Clay Street; running thence along said line of 10th Street, northwesterly 80 feet; thence at right angles northeasterly, 118 feet; thence at right angles southeasterly, 80 feet to said line of Clay Street; thence along the last named line, southwesterly 118 feet to the point of beginning.

- 2. Accounts receivable, chattel paper, and general intangibles arising out of the conduct by the defendant of a trade, business, or profession, except any such individual claim with a principal balance of less than one hundred fifty dollars (\$150) (CCP § 488.470);
- 3. Money on the premises where a trade, business, or profession is conducted by the defendant and money in deposit accounts (CCP § 488.535 and CCP § 488.455);
- 4. Negotiable documents of title (CCP § 488.445);
- Instruments (CCP § 488.440);
- Securities (CCP § 488.450);

- 7. Inventory (CCP § 488.395);
- 8. Final money judgments arising out of the conduct of trade, business or profession (CCP § 491.410);
- Interests in real property except leasehold estates with unexpired terms of less than one year. (CCP § 488.315); and
- 10. Equipment (CCP § 488.375 and CCP § 488.385).